U.S. Department of Labor

Benefits Review Board 200 Constitution Ave. NW Washington, DC 20210-0001



BRB No. 17-0232

CHRISTOPHER McGUCKIN)	
Claimant-Petitioner)	
v.)	
)	
GLOBAL TERMINAL & CONTAINER SERVICES, INCORPORATED) DATE ISSUED: <u>Apr. 11, 2</u>)	2018
,)	
and))	
SIGNAL MUTUAL INDEMNITY)	
ASSOCIATION, LIMITED c/o) ORDER on MOTION for	
ACCLAIM RISK MANAGEMENT) RECONSIDERATION	

Claimant, who is without legal counsel, has timely filed a motion for reconsideration of the Board's decision in *McGuckin v. Global Terminal & Container Services, Inc.*, BRB No. 17-0232 (Dec. 21, 2017) (unpub.). 33 U.S.C. §921(b)(5); 20 C.F.R. §802.407. Employer responds that claimant's motion is without merit.

In its decision, the Board modified the administrative law judge's decision to award an additional period of total disability benefits from January 11 to February 10, 2016; the ongoing permanent partial disability award was affirmed. The Board remanded the case for the administrative law judge to adjust claimant's post-injury wage-earning capacity for inflation. The Board affirmed the denial of medical benefits for claimant's right shoulder condition as it is not related to his employment. The Board remanded the case for the administrative law judge to address the work-relatedness of claimant's cardiac conditions. The Board declined to address claimant's contentions concerning his "intestinal prolapse" because this claim was withdrawn at the hearing and his right knee injury because a claim for this injury was not before the administrative law judge.

Claimant has not identified any error in the Board's discussion of the evidence or in its conclusions, nor has the Board discerned any. Therefore, we deny claimant's motion for reconsideration.¹

Accordingly, claimant's motion for reconsideration is denied. 20 C.F.R. §802.409. The Board's decision is affirmed.

SO ORDERED.

BETTY JEAN HALL, Chief Administrative Appeals Judge

JUDITH S. BOGGS Administrative Appeals Judge

GREG J. BUZZARD Administrative Appeals Judge

¹ If claimant believes he is not obtaining appropriate medical care for the injuries found to be work-related to date, i.e., his left knee and psychological conditions, he should contact the district director's office. 20 C.F.R. §702.407. Claimant also may seek modification of the administrative law judge's decision on remand within one year after the last decision or the last payment of benefits, based on a change in condition or a mistake in a determination of fact. 33 U.S.C. §922.